

IN THE
Court of Appeal of the State of California

IN AND FOR THE
Fifth Appellate District

F049339 People v. Hall

The judgment of conviction is affirmed. The aggregate sentence is reversed and remanded for the trial court: (1) to stay the imposition of sentence on count two (the vehicle theft count) pursuant to section 654; (2) to strike one of the section 667.5, subdivision (b), enhancements; and (3) to prepare a corrected abstract of judgment and forward copies to the appropriate correctional authorities. Wiseman, J.

We concur: Harris, Acting P.J.; Kane, J.

[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]

F051213 Shank v. Workers' Compensation Appeals Board, Golden Valley Dairy Products/Land O'Lake et al.

The Petition for Writ of Review, filed September 18, 2006, is denied. This opinion is final forthwith.

By the Court.

[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]

F050130 In re Destiny C., et al., Minors

The order of the juvenile court is reversed insofar as the court found the Department met its burden to establish good cause to place the minors outside the preferences of the ICWA. On that issue alone the case is remanded for further proceedings consistent with this opinion. In all other respects, the orders of the juvenile court are affirmed. Dawson, J.

We concur: Harris, Acting P.J.; Cornell, J.

[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]

F050459 Tohono O'Odham Nation v. The Superior Court Of Fresno County; Fresno County Department Of Children And Family Services

An extraordinary writ should issue directing the juvenile court to vacate its good cause finding to not follow the ICWA placement preferences and to conduct further proceedings on the placement issue consistent with this opinion. In all other respects, the petition is denied.

By the Court.

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F050234 In re Moises S., a Minor

Counsel having failed to request oral argument in the above-entitled case, oral argument is deemed waived in accordance with the provisions of a notice heretofore mailed to counsel and the cause is submitted.

F050234 In re Moises S., a Minor

The condition of probation limiting Moises's association with the victim, gang members, and any person disapproved of by his parents or the probation officer is hereby modified to limit Moises's association with the victim and anyone known by Moises to be a gang member or known to him to be disapproved of by his parents or his probation officer. The judgment and orders of the juvenile court are otherwise affirmed.

By the Court.

[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]